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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/821,893	04/12/2004	S. Jamaloddin Golestani	129250-001086/US	2504		
32498 75	32498 7590 07/05/2006			EXAMINER		
	TENT & TRADEMAR	APPIAH, CHARLES NANA				
ATTN: JOHN ( P.O. BOX 1995			ART UNIT	PAPER NUMBER		
VIENNA, VA 22183			2617			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)	
Office Action Summary		10/821,89	3	GOLESTANI ET AL.	
		Examiner		Art Unit	
		Charles N	Appiah	2617	
- Period fo	- The MAILING DATE of this communi r Reply	cation appears on the	cover sheet with the c	correspondence ac	idress
WHIC - Extens after S - If NO - Failure Any re	DRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE MASSIONS of time may be available under the provisions of the major of the mailing date of this committee of the period for reply is specified above, the maximum state to reply within the set or extended period for reply apply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF TH of 37 CFR 1.136(a). In no evo- unication. tutory period will apply and wi will, by statute, cause the app	IIS COMMUNICATION ent, however, may a reply be tin II expire SIX (6) MONTHS from lication to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).	
Status					
2a)□ 3)□	Responsive to communication(s) file This action is FINAL.  Since this application is in condition closed in accordance with the practic	2b)⊠ This action is n for allowance except	for formal matters, pro		e merits is
Dispositi	on of Claims				
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-32</u> is/are pending in the a 4a) Of the above claim(s) is/ar Claim(s) is/are allowed. Claim(s) <u>1-11 and 17-27</u> is/are reject Claim(s) <u>12-16 and 28-32</u> is/are object to restrict	re withdrawn from co ted. ected to.			
Applicati	on Papers				
10)	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any objected to the oath or declaration is objected to	a) accepted or b ction to the drawing(s) the correction is requi	be held in abeyance. Se red if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 (	
Priority u	ınder 35 U.S.C. § 119				
a)l	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internationsee the attached detailed Office actions	documents have be documents have be of the priority docum onal Bureau (PCT Ru	en received. en received in Applica ents have been receiv le 17.2(a)).	tion No ved in this Nationa	al Stage
2)  Notic	et(s)  ce of References Cited (PTO-892)  ce of Draftsperson's Patent Drawing Review (Formation Disclosure Statement(s) (PTO-1449 or Proving Mail Date		4) Interview Summar Paper No(s)/Mail [ 5) Notice of Informal 6) Other:	Date	TO-152)

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### **DETAILED ACTION**

### Response to Arguments

1. Applicant's arguments with respect to claims 1-32 have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 1-11 and 17-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Bejerano et al. (US 2005/0190731).

Regarding claim 1, Bejerano discloses a method for allocating channels from among a group of available channels (pathways 4a to 4n, see fig. 1, p.2, [0025]), to one or more cells within a wireless LAN (WLAN) (APs 2a-2n, see Fig. 1, p.2, [0025]), without causing unacceptable interference comprising: dividing a time period (CFP 6, see fig. 2, p.2, [0017]) into frames (slots, see fig. 2, p.2, [0017]), each frame having a substantially short duration (see p.2, [0017]); generating, for each frame, a set of active WLAN cells (non-interfering APs 2a-2n, see p.3, [0027]-[0029]) from the one or more cells based on an allocation vector (see p.2, [0022], p.3, [0027]); allocating, for each frame and to each one of the one or more active WLAN cells (APs 2a-2n, see fig. 1, p.2, [0025]), one or more channels (pathways 4a to 4n, see fig. 1, p.2, [0025]) from among the group of available channels (controller 4 controls transmission along pathways 4a-4n to APs 2a-2n, see p.2, [0025]); permitting the active WLAN cells (non-interfering APs 2a-2n, see

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p.3, [0027]-[0029]), during a given frame (slots, see fig. 2, p.2, [0017], [0029]), to transmit (transmission of data by non-interfering access points, see figs. 1 and 4, p.3, [0029]); and preventing WLAN cells (adjacent/interfering APs, see p.3, [0027]), that are not allocated a channel during a given frame, from transmitting during the given frame (controller 4 transmits instructions to APs 2a-2n preventing adjacent APs from sending their beacon messages simultaneously, see p.3, [0027]).

Regarding claim 17, Bejerano et al discloses a controller (central controller 4, see p.2, [0017]), for allocating channels from among a group of available channels (pathways 4a to 4n, see fig. 1, p.2, [0025]) to one or more cells within a wireless LAN (WLAN) (APs 2a-2n, see fig. 1, p.2, [0025]) without causing unacceptable interference, operable to: divide a time period (CFP 6, see fig. 2, p.2, [0017]) into frames (slots, see fig. 2, p.2, [0017]), each frame having a substantially short duration (see p.2, [0017]); generate, for each frame, a set of active WLAN cells (non-interfering APs 2a-2n, see p.3, [0027]-[0029]) from the one or more cells based on an allocation vector (see p.2, [0022], p.3, [0027]); allocate, for each frame (slots, see fig. 2, p.2, [0017], [0029]), and to each one of the one or more active WLAN cells (APs 2a-2n, see fig. 1, p.2, [0025]), one or more channels (pathways 4a to 4n, see fig. 1, p.2, [0025]) from among the group of available channels (controller 4 controls transmission along pathways 4a-4n to APs 2a-2n, see p.2, [0025]); permit the active WLAN cells (non-interfering APs 2a-2n, see p.3, [0027]-[0029]), during a given frame (slots, see fig. 2, p.2, [0017], [0029]), to transmit (transmission of data by non-interfering access points, see figs. 1 and 4, p.3, [0029]); and prevent WLAN cells, that are not allocated a channel during a given frame

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(adjacent/interfering APs, see p.3, [0027]), from transmitting during the given frame (controller 4 transmits instructions to APs 2a-2n preventing adjacent APs from sending their beacon messages simultaneously, see p.3, [0027]).

Regarding claims 2, 4, 18 and 20, Bejerano further discloses allocating, during each frame, a channel form the set of available channels to more than one active cell substantially simultaneously (assignment of slots to APs, page 2, [0017]).

Regarding claims 3 and 19, Bejerano further discloses wherein each cell which is allocated a same channel as any other cell during the given frame is sufficiently distant from each other cell allocated the same channel to minimize cross interference (see page 2, [0017-0022]).

Regarding claims 5-7 and 21-23, Bejerano further discloses wherein the set of channels available for allocation may vary with time and the duration of each frame is substantially the same and substantially different (see Fig. 2, page 3, [0031]).

Regarding claims 8 and 24, Bejerano further discloses wherein the set of available channels comprises radio frequency channels (see page 4, [0048]).

Regarding claims 9 and 25, Bejerano further discloses allocating one or more channels to the one or more active WLAN cells at the beginning of the frame (see page 2, [0019]).

Regarding claims 10 and 26, Bejerano's teaching of only non-interfering APs being permitted to transmit beacon messages of their own during the beacon transmission phase, page 2, [0025]), meets the feature of generating the set of active WLAN cells fro man activation vector during a given frame.

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Regarding claims 11 and 27, Bejerano further discloses allocating, during each frame, the one or more channels to the one or more active cells based on an allocation vector that satisfies a maximum allowed cross interference (see page 2, [0022]).

### Allowable Subject Matter

4. Claims 12-16, 28-32 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Sugar et al. (7,050,452) discloses a system for interference mitigation among different WLAN communication protocols.

Del Prado et al. (US 2003/0123405) discloses the use of overlapping network allocation vector for avoiding collision in a WLAN.

West (5,574,979) discloses a method for avoiding interference in a hierarchical communication system.

Horvat et al. (7,027,424) discloses a method for avoiding interference in a digital communication system.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles N. Appiah whose telephone number is 571 272-7904. The examiner can normally be reached on M-F 7:30AM-5:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on 571 272-7905. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CA

CHARLES ÁPPIAH PRIMARY EXAMINER